

WINDSOR, NOVA SCOTIA, FEB. 23RD, 1884.

To J. S. Kennedy, Esq., 63 William St., New York, of the Canadian Pacific Railway Company.

SIR,—I beg to enclose the accompanying letters for your information and guidance, also to remind you of the warnings I sent to you in Dec. 1881. Your business manager, Mr. Northcote, will understand a good deal of the matter.

You will find the United States figures for 1873, as enumerated at the foot of each column in Statement IV, page 8, in terms of the "Fire-brick and Clay Series," fully given with denominations and destinations in the United States Commerce and Navigation Report for 1873, on the following pages:—

Fish, Fresh and Cured, not of the American Fisheries— <i>dutiable</i>	p. 311
Domestic Exports—Fish.....	p. 218 to 220
Shell Fish.....	p. 220

The figures showing alleged re-exports on which the value of the Remission of duties was based by British Counsel at Halifax in 1877, is on page 311.

As a business man you are aware that the perfect agreement or equivalency between United States and Canadian Exports and Imports I have pointed out, is commercially impossible without fraudulent collusion.

The proved equivalency I have given you for the year 1873, will be sufficient to demonstrate that aliens have successfully dared to tempt subordinate officers of your Government secretly to introduce into the sacred Records of your Country and against its interests, a manufactured Series; such Series purporting to represent exported products of the Sea, but being in reality made up from five Land items and one Marine item, all of which are recorded in spurious Canadian Records of Government in prior years.

You will observe, First—That the parties (Sir Charles Tupper, &c.) under whose official supervision the secret introduction into the Records of both countries of misleading entries antagonistic to the interests of the United States took place, are those with whom you have and are associated in contracts of enormous magnitude.

Second—That the use of the false figures thus secretly introduced into Canadian and United States Records, culminated in an award against your Government based in part upon an argument founded upon data known to be false and of infamous origin, by Mr. E. Miall.

Third—That the parties first named (Sir Charles Tupper, &c.) have again appointed the same E. Miall to examine and Report on the accounts of your Company, and that his report has been accepted as the basis of enormous additional State aid to your Company.

Fourth—That you are invited to engage in and are engaged in selling to the public bonds and shares in your Company based on these contracts and aids so obtained and weighted.

You are therefore assisting, unconsciously no doubt, in making money on a disreputable and hazardous basis, and it is your office to induce others to adopt the same course.

Your business manager, Mr. Northcote, should know that it is not honest or legal to be dealing in bonds practically based on, or connected with infamous Fraud, and that no United States or British Court could be found to tolerate the disgraceful connected proceedings I have outlined in the letters herewith submitted and in the documents therein referred to.

I shall send copies of these letters to the Secretary of the New York Stock Exchange and other commercial bodies.

Your obedient servant,

HENRY YOULE HIND, M. A.

Official Compiler of the Analytical Index to the Documents of the Halifax Fisheries Commission.

WINDSOR, NOVA SCOTIA, 25TH FEB., 1884.

To the Hon. Edward Blake, M. P., and to J. Charlton, Esq., M. P., House of Commons, Ottawa.

GENTLEMEN,—I had written a letter to the Hon. Alexander Mackenzie requesting him to move for all communications and enclosures addressed by me to His Excellency the Governor-General in relation to the Fishery Frauds and other matters, but I observe with much regret that the papers announce the indifferent health of Mr. Mackenzie, and therefore I ask leave to request either of you to take this important and necessary step as a preliminary to full and untrammelled parliamentary inquiry.